## UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

I Dalimin om.	A THE OF A SERVER DISCUST		4.0
ONITED STA	ATES OF AMERICA, Plaintiff,	Case N	Jumber <u>CR-07-70129</u> PV T
Victor	Manuel Largas Defendant		R OF DETENTION PENDING TRIAL
In acc	cordance with the Bail Reform Act, 18 U	.S.C. § 3142(f), a de	etention hearing was held on 3/14
Defendant wa	is present, represented by his attorney	N. Hume	The United States was represented by
Assistant U.S.	. Attorney Eesic Rosen.	0	States States was represented by
PART I. PRES	SUMPTIONS APPLICABLE	•	
/ / T	he defendant is charged with an offense	described in 18 U.S.	.C. § 3142(f)(1) and the defendant has been
convicted of a	prior offense described in 18 U.S.C. 8 3	$142(\mathfrak{H}(1))$ while on $r$	elease pending trial for a federal state of local
offense, and a	period of not more than five (5) years ha	s elapsed since the d	date of conviction or the release of the person f
imprisonment,	, whichever is later.		the of particular of the following of the person f
This e	stablishes a rebuttable presumption that:	no condition or com	bination of conditions will reasonably assure t
safety of any o	ther person and the community.		omenon or deficitions will reasonably assure to
		dictment) (the facts	found in Part IV below) to believe that the
defendant has o	committed an offense		todad at late 17 octow) to believe that the
A.	for which a maximum term of imr	prisonment of 10 vea	ars or more is prescribed in 21 U.S.C. § 801 et
	seq., § 951 et seq., or § 955a et seq., O	R	as of more is presented in 21 0.5.0. 9 801 et
В.	under 18 U.S.C. § 924(c): use of a		commission of a felomet
This es	stablishes a rebuttable presumption that n	o condition or comb	pination of cor it ion, will reasonably assure the
appearance of the	he defendant as required and the safety o	of the community	
/X/No	presumption applies.	· dis committee;	MAR 1 5 2007
	TTAL OF PRESUMPTIONS, IF APPLICABL	¥.	
/ / The	e defendant has not come forward with a	~ nv evidence to rebut	BICHARD W. WIEKING
will be ordered	detained.	my direction to room	t the application as therefore application of the therefore application of the company of the co
/ / The	e defendant has come forward with evide	nce to rebut the app	NORTHERN SAN JOSE
<del></del>			
Thus, th	ne burden of proof shifts back to the Unit	ed States.	
PART III. PROO	of (Where Presumptions Rebutted (	OR INAPPLICABLE)	
/X The	: United States has proved to a preponder	rance of the evidence	e that no condition or combination of condition
will reasonably a	assure the appearance of the defendant as	required, AND/OR	
/ / The	: United States has proved by clear and co	onvincing evidence	that no condition or combination of conditions
will reasonably a	issure the safety of any other person and	the community.	
PART IV. WRIT	ten Findings of Fact and Statemen	T OF REASONS FOR	DETENTION
/ <del>X/-</del> The	Court has taken into account the factors	set out in 18 U.S.C.	§ 3142(g) and all of the information submitted
at hearing and fir	nds as follows: The delenda		edruith a violation or
RUSC & 13	320. He is undocur	7/4/8	He han four delines
tenuction	MS, Two convertes	is involve	e per sitt a bornak
Und scill	ue to recenter as a	sex offe	uders. The estimates
involue	immigration Olden	ses. He cel	10 has hard a salal
And Dra	heiten sulaxion	in eles x de	that have a govern
to buse	rvision.		see as of the finema
// Defer	ndant, his attorney, and the AUSA have v	vaived written findir	nos
PART V. DIRECT	ions Regarding Detention		*****
		omey General or his	designated representative for confinement in
rections facility se	parate to the extent practicable from sen	sons awaiting or the	ving sentences or being held in custody pendir
eal. The defendar	it shall be afforded a reasonable opportu	nity for private ac-	ultation with defense counsel. On order of a c
he I Inited States a	The state of the s	med for brivate cour	ditation with detense counsel. On order of a c

of the United States or on the request of an attorney for the Government, the person in charge of the corrections facility shall deliver

the defendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding.

Dated: 3/14/01 AUSA \_\_\_, ATTY \_\_\_\_, PTS \_\_\_\_

PATRICIA V. TRUMBULL